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| 10/023,094 | 12/17/2001 | Xuemei Ouyang | US 010665 | 2441 |
| | | | EXAM | INER |
| 7590 02/19/2008 PHILIPS INTELLECTUAL PROPERTY & STANDARDS | | | MOORE JR, MICHAEL J | |
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| | | Notice of Abandonm | ient | |
| This application is aba | andoned in view of: | | | |
| 1. The applicant's | s failure to timely file a | proper reply to the Office letter mailed | on | |
| (a) A reply was | s received on | (with a Certificate of Mailing or T | ransmission date |), which is after the |
| expiration of | of the period for reply (i | ncluding a total extension of mo | ntn(s)) which expired on _ | <u> </u> |
| (b) A proposed | reply was received or | n, but it does not constitute 7 CFR 1.113 to a final rejection consis | e a proper reply under 37 | CFK 1.113(a) to the illian |
| rejection. (A | A proper reply under 37 | h places the application in condition for | or allowance; | |
| (2) a timely | filed Notice of Appeal | (with appeal fee): | | • |
| (3) a timely | filed Request for Cont | inued Examination (RCE) in complian | nce with 37 CFR 1.114). | |
| (c) A reply was | s received on | but it does not constitute a proper R 1.85(a) and 1.111. (See explanation | r reply, or a bona fide atte n in box e below). | empt at a proper reply, to |
| the non fina (d) \(\bar{\pi} \) No reply ha | | R 1.05(a) and 1.111. (See explanation | 11 111 box c bolow). | |
| 2 M Applicant's fail | ure to timely nay the (| required issue fee and publication fee | e, if applicable, within the | statutory period of three |
| months from th | ne mailing date of the N | Notice of Allowance (PTOL-85). | | |
| | t | if applicable, was received on | (with a Certificate of | f Mailing or Transmission |
| date |), which is after the of Allowance (PTOL | he expiration of the statutory period to | r payment of the issue fee | (and publication lee) set |
| (h) The submit | tted fee of \$ | is insufficient. A balance of \$ | _ is due. | |
| The iccu | us for required by 37 (| CFR 1 18 is \$. | | |
| The pub | olication fee, if required | by 37 CFR 1.18(d), is \$, if applicable, has not been recieved. | • | |
| (c) Annihoptic feil | tee and publication lee | ected drawings as required by, and v | within the three-month pe | eriod set in, the Notice of |
| Allowability (P | TO-37). | | • | |
| (a) Proposed | corrected drawings \ | were received on (with | a Certificate of Mailin | g or Trasmission dated |
| | _), which is after the ex | epiration of the period for reply. | | |
| (b) No correcte | ed drawing have been | received. | ant of record the assigne | e of the entire interest or |
| 4. The letter of e all of the applic | xpress abandonment v | which is signed by the attorney or ago | ent of record, the assigne | e of the entire interest, or |
| all of the applic | varies. Variese abandonment V | which is signed by an attorney or agen | nt (acting in a representati | ve capacity under 37 CFR |
| 1.34(a)) upon | the filling of a continuir | ng application. | | |
| 6. The decision to court review o | by the Board of Patent of the decision has expi | t Appeals and Interference rendered red and there are no allowed claims. | on and becau | ise the period for seeking |
| 7. The reason(s) | below: | | | |
| | | | | |
| | | | | |
| Petitions to r | evive under 37 CFR | 1.137(a) or (b), or request to withdra | aw the holding of abando | nment under 37 CFR 1.1 |
| should be pro | emptly filed to minimize | any negative effects on patent term. | | |

Telephone inquiries should be directed to the Office of Data Management at (571) 272-4200.

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